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Attorneys for Plaintiff

10 UNITED STATES DISTRICT COURT

11 DISTRICT OF NEVADA

12 * * * * *

13 INDEPENDENT TECHNOLOGIES, LLC
 14 d/b/a ANOVA,

15 Plaintiff,

16 v.

17 OTODATA WIRELESS NETWORK, INC.,
 STEVEN RECHENMACHER, and
 BRIAN RECHENMACHER,

18 Defendants.

19 Case No. 3:20-cv-00072-RCJ-CLB

20 **ORDER GRANTING
 21 JOINT STIPULATION TO ADJOURN
 22 SETTLEMENT CONFERENCE**

23 Plaintiff Independent Technologies, LLC d/b/a Anova ("Plaintiff" or "Anova") and
 24 Defendants Otodata Wireless Network, Inc. ("Otodata"), Steven Rechenmacher
 ("Steven"), and Brian Rechenmacher ("Brian" and with Steven, the "Rechenmachers,"
 25 and with Otodata and Steven, collectively "Defendants") jointly file this stipulation to
 adjourn the upcoming March 31, 2021 settlement conference and concomitant deadlines,
 as set forth in this Court's January 7, 2021 Order (ECF No. 150).

26 In light of the imminent deadlines, starting with the March 16, 2021 deadline for
 27 Plaintiff to submit a formal settlement offer, and that presently the parties are actively
 28 negotiating a potential settlement, the parties respectfully propose to extend by 14 days

1 the deadlines imposed by the Court's January 7 Order, including the settlement
 2 conference, as set forth below.

3 **I. STIPULATED SCHEDULE FOR ADJOURNMENT OF SETTLEMENT
 4 CONFERENCE**

5	ITEM	CURRENT DATE	ADJUSTED DATE
6	1. Plaintiff's Offer to Defendants	March 16, 2021 (15 days before settlement conference)	March 30, 2021 (15 days before settlement conference)
7	2. Defendants' Counteroffer to Plaintiff	March 21, 2021 (10 days before settlement conference)	April 5, 2021 (9 days before settlement conference)
8	3. Settlement Conference Statement	March 24, 2021 (7 days before settlement conference)	April 7, 2021 (7 days before settlement conference)
9	4. Settlement Conference	March 31, 2021, 9 am PST	April 14, 2021, 9 am PST

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1 DATED: March 16, 2021.

2 LAW OFFICES OF STEPHEN S.
3 SMITH, LLP

MCDONALD CARANO LLP

4 By:/s/ Stephen S. Smith
5 Stephen S. Smith, Esq.
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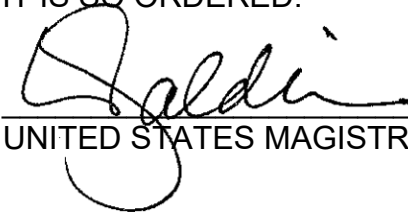
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10 *Attorneys for Defendants*
11 *Otodata Wireless Network, Inc., Steven*
12 *Rechenmacher, and Brian*
13 *Rechenmacher*

14 *Attorneys for Plaintiff Independent*
15 *Technologies, LLC d/b/a Anova*

16 IT IS HEREBY ORDERED that the joint stipulation to adjourn the settlement
conference is approved.

17 IT IS SO ORDERED.
18 
19 UNITED STATES MAGISTRATE JUDGE

20 DATED: March 17, 2021

CERTIFICATE OF SERVICE

I hereby certify, under penalty of perjury, that I am an employee of McDonald Carano LLP and that pursuant to LR 5-3 I caused to be electronically filed on this date a true and correct copy of Joint Stipulation to Adjourn Settlement Conference of the Court using the CM/ECF system which will automatically e-serve the same on the attorneys set forth below:

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DATED: March 16, 2021.

/s/ Nancy A. Hoy
Nancy A. Hoy

4842-4449-0977, v. 1